- called upon to testify I could and would testify competently as to the truth of the facts stated herein.
- 2. This reply-declaration is submitted in support of plaintiff's adversary complaint against defendant Ms. Amy Blalock per the schedule issued by this court.
- 3. Defendant Ms. Blalock failed to provide any evidence in support of her malicious statements about me.
- 4. Instead of providing any evidence to show that her statements about me were true, Ms. Blalock's declaration is focused narrowly on objecting to paragraphs of my own declaration and its exhibits.
- 5. Paragraph five (5) of Ms. Blalock's declaration frivolously seeks to object to Exhibit I of my declaration; but Ms. Blalock only provides unsubstantiated and conclusory opinions without any evidentiary support and therefore needs be disregarded.
- 6. Paragraph eight (8) of Ms. Blalock's declaration frivolously seeks to object to the same numbered paragraph 8 of my declaration; but Ms. Blalock only provides unsubstantiated and conclusory opinions without any evidentiary support and therefore needs be disregarded.
- 7. Paragraph nine (9) of Ms. Blalock's declaration frivolously seeks to object to the same numbered paragraph 9 of my declaration; but Ms. Blalock only provides unintelligible, unsubstantiated and conclusory opinions without

any evidentiary support and therefore needs be disregarded. Further, it is clear that Ms. Blalock made her statements about me intentionally with malice. This is why she never gave me notice of her statements about me to me, why she kept them hidden, why did not do any due diligence prior to publishing them, and why she published them in Facebook groups that she knew I could not join i.e. so I would not be able to defend myself. Finally, as this court is aware, Ms. Blalock made her statements about me in the context of many other similarly malicious statements because she sought to harm me via this cyberbullying conspiracy and get away with it.

8. Paragraph ten (10) of Ms. Blalock's declaration frivolously seeks to object to the same numbered paragraph 10 of my declaration; but Ms. Blalock only provides unintelligible, unsubstantiated and conclusory opinions without any evidentiary support and therefore needs be disregarded.

Further, defendant continues to fail to explain what she meant when she wrote in regard to my alleged dating life: "never go to a second location!"

Blalock fails because she is unable to evade the truth that she intended to maliciously portray me as a very dangerous and even murderous person. It is clear that Blalock made these statements with malice. This is why she never gave me notice of her statements and why she published them in Facebook groups that she knew I could not join. Ms. Blalock made her

because she sought to harm me and get away with it.

9. Paragraph eleven (11) of Ms. Blalock's declaration frivolously seeks to

statements in the context of many other similarly harmful statements

- object to the same numbered paragraph 11 of my declaration; but Ms. Blalock only provides unintelligible, unsubstantiated and conclusory opinions without any evidentiary support and therefore needs be disregarded. Further, defendant continues to fail to explain what she meant when she wrote that I would end up on dateline, a TV show that showcases serial killers and/or other serious criminals. It is clear that Ms. Blalock made this statement with malice. This is why she never gave me notice of her statements and why she published them in Facebook groups that she knew I could not join. Finally, Ms. Blalock made her statements in the context of many other similarly harmful statements because she sought to injury my reputation and get away with it.
- 10.Paragraph twelve (12) of Ms. Blalock's declaration frivolously seeks to object to the same numbered paragraph 12 of my declaration; but Ms. Blalock only provides unintelligible, unsubstantiated and conclusory opinions without any evidentiary support and therefore needs be disregarded.
- 11.If it turns out that Ms. Blalock is involved in and/or knows about such a documentary, then her perjurious declaration would make a mockery of

this court. This is shown in Ms. Blalock's verified responses to my requests for admission ("RFAs"), in particular Blalock's response to RFA no.s 5 (Exh. 5 to my original declaration to which she replied) wherein Blalock admits to having received money from her GoFundMe webpage. Blalock has received money and profited from her severe defamation of my person (see Exh. 4 to my original declaration).

- 12.I do not know and I have never met Ms. Shariat. I have never stalked anyone in my life, much less Shariat.
- 13.Because Ms. Blalock has a clear history of profiting from the harm that she caused to my reputation, her response to my paragraph 12 needs to be disregarded. Her failure to be transparent here and her multiple contradictions as shown with evidence and verified responses, shows Blalock's lack of credibility. It is clear that Ms. Blalock made the abovenoted statements about my person with malice. This is why she never gave me notice of her statements and why she published them in Facebook groups that she knew I could not join. Further, Ms. Blalock made her statements in the context of many other similarly harmful statements because she sought to injury my reputation and get away with it.
- 14. Paragraph thirteen (13) of Ms. Blalock's declaration frivolously seeks to object to the same numbered paragraph 13 of my declaration; but Ms.

 Blalock only provides unintelligible, unsubstantiated and conclusory

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opinions without any evidentiary support and therefore needs be disregarded. It is clear that Ms. Blalock made these statements about my person with malice. This is why she never gave me notice of her statements and why she published them in Facebook groups that she knew I could not join. Further, Ms. Blalock made her statements in the context of many other similarly harmful statements because she sought to injury my reputation and get away with it.

15. Paragraph fourteen (14) of Ms. Blalock's declaration frivolously seeks to object to the same numbered paragraph 14 of my declaration; but Ms. Blalock only provides unintelligible, unsubstantiated and conclusory opinions without any evidentiary support and therefore needs be disregarded. By admitting that Blalock lied in said AWDTSG Facebook groups about recording me in secret, Blalock is admitting that she has no credibility and that she was only lying about me and harming me online to get attention for herself – and from which she profited. It is clear that Ms. Blalock made these statements about my person with malice. This is why she never gave me notice of her statements and why she published them in Facebook groups that she knew I could not join. Finally, Ms. Blalock made her statements in the context of many other similarly harmful statements because she sought to injury my reputation and get away with it.

16. Paragraphs fifteen and sixteen (15-16) of Ms. Blalock's declaration frivolously seeks to object to the same numbered paragraphs 15-16 and Exhibit 3 of my declaration; but Ms. Blalock only provides unintelligible, unsubstantiated and conclusory opinions without any evidentiary support and therefore needs be disregarded. By admitting that Blalock lied in said AWDTSG Facebook groups about recording me in secret, Blalock is admitting that she has no credibility and that she was only lying about me and harming me online to get attention for herself – and from which she profited. None of these events ever happened and Blalock is misrepresenting me for her own benefit. It is clear that Ms. Blalock made these statements about my person with malice. This is why she never gave me notice of her statements and why she published them in Facebook groups that she knew I could not join. Finally, Ms. Blalock made her statements in the context of many other similarly harmful statements because she sought to injury my reputation and get away with it.

17.In paragraph 17 Blalock openly lies to this court under oath and thus perjures herself. Blalock provided verified responses to my RFAs wherein she admits that she lied about recording me online (see Exh. 5: Blalock's responses to RFAs no.s 2, 15). This means that Blalock is aware that the facts about which she wrote online were certainly not the truth, nor her opinions.

18. Paragraphs eighteen and nineteen (18-19) of Ms. Blalock's declaration frivolously seeks to object to the same numbered paragraphs 18-19 and Exhibit 4 of my declaration; but Ms. Blalock only provides unintelligible, unsubstantiated and conclusory opinions without any evidentiary support and therefore needs be disregarded. In particular, Blalock lies to the court under oath and commits perjury once again. As noted above, evidence shows that Blalock published said GoFundMe webpage, fixed her signature to it and included in this publication that was shown to billions world-wide defamatory stories about plaintiff stalking Shariat (see Exh. 4 to my original declaration). If she did not sign her name to the publication of this webpage, then who did? Blalock fails to explain how her name appeared on said GoFundMe publication, much less does she explain who put her name there? Said GoFundMe webpage was published for a year and shown to billions of viewers with Blalock's name on it. There are other defendants to this case who did not put their name on it, such as defendant Michal Ofek. So why did Blalock put her name on this publication while Ofek did not? If Blalock is claiming that someone else fraudulently signed her name, then who and why does Blalock fail to mention this? The truth is that Blalock did publish this harmful statement with several others and by now Blalock has lied about this and several other facts to this court. The webpage clearly suggests that these persons,

blaiock included, banded logether to co-publish said webpage, including
its defamatory statements and images and representations shown to
billions world-wide. Nowhere does said webpage state that the names
affixed to were somehow not linked to its publication, for which they all
conspicuously stood. Otherwise, why do these names appear at all at the
bottom of this publication where traditionally author(s) sign his or her
names? Blalock's explanation is juvenile and absurd and she is just
seeking to evade responsibility co-authoring said GoFundMe publication.
Further, Blalock fails to mention that Shariat is currently being sued in the
original case (LASC case no. 23STCV14890) and that Blalock failed to do
any due diligence about what she said about me and stalking prior to her
publications. Blalock did this to injure my person. Finally, Blalock
claiming that she never knew that she earned Facebook points is also
absurd and only shows that discovery is needed as this case moves
forward.

19. Paragraphs twenty through twenty-two (20-22) of Ms. Blalock's declaration frivolously seeks to object to the same numbered paragraphs 20-22 and Exhibit 5 of my declaration; but Ms. Blalock only provides unintelligible, unsubstantiated and conclusory opinions without any evidentiary support and therefore needs be disregarded. It is clear that Ms. Blalock made these statements about my person with malice. This is why

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she never gave me notice of her statements and why she published them in Facebook groups that she knew I could not join. Finally, Ms. Blalock made her statements in the context of many other similarly harmful statements because she sought to injure my reputation and get away with it.

20. Paragraphs twenty-three through twenty-five (23-25) of Ms. Blalock's declaration frivolously seeks to object to the same numbered paragraphs 23-25 of my declaration; but Ms. Blalock only provides unintelligible, unsubstantiated and conclusory opinions without any evidentiary support and therefore needs be disregarded. It is clear that Ms. Blalock intentionally made her statements about my person with malice and in the context of the other statements made by other members. In fact, all of Blalock's statements are in conjunction with and/or in response to the other statements in said AWDTSG Facebook groups mentioned here. For instance, most of Blalock's statements were in response to those made by Kelly Gibbons who is currently being sued and facing terminating sanctions in the original case to which Blalock belongs (LASC case no. 23STCV14890). This is why neither Blalock nor her co-conspirators ever gave me notice of her and their statements and why they published them in Facebook groups that they knew I could not join.

- 21. Paragraphs twenty-six through thirty-one (26-31) of Ms. Blalock's declaration frivolously seeks to object to the same numbered paragraphs 26-31 of my declaration; but Ms. Blalock only provides unintelligible, unsubstantiated and conclusory opinions without any serious evidentiary support and therefore needs be disregarded. Said original case was filed in June of 2023 and Blalock was well aware of it prior to filing bankruptcy in the middle of November of 2023 i.e. almost six (6) months later. In fact, Blalock's evidence only proves that she was aware of this case long before she contemplated filing bankruptcy. Blalock also aggressively evaded service of the 2023 lawsuit before 15 November 2023 and later I found a way to have her properly served.
- 22. Paragraph thirty-two (32) of Ms. Blalock's declaration frivolously seeks to object to the same numbered paragraph 32 of my declaration; but Ms. Blalock only provides unintelligible, unsubstantiated and conclusory opinions without any evidentiary support and therefore needs be disregarded. As show in Ms. Blalock's verified responses to my requests for admission ("RFAs"), in particular Blalock's response to RFA no.s 5 (Exh. 5 to plaintiff's original declaration) wherein Blalock admits to having received money from her GoFundMe webpage, Blalock has received money and profited from her severe defamation of my person (see Exh. 4 to my original declaration). This means that Blalock is lying

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under oath in her declaration and perjuring herself and thus committing fraud upon this court.

23. As noted above, evidence shows that Blalock published said GoFundMe webpage, fixed her signature to it and it included defamatory stories about plaintiff stalking Shariat (see Exh. 4 to my original declaration). Blalock fails to explain how her name appeared on said GoFundMe publication, much less does Blalock explain who put her name there while she knew about this for months and profited from it and billions saw it world-wide, if it was not Blalock who signed this publication. The truth is that Blalock did publish this harmful statement with several others and by now defendant has lied about this and several other facts to this court. The GoFundMe webpage clearly suggests that Blalock and others intentionally co-published said webpage, including its defamatory statements and images and representations. Nowhere does said webpage state that the names affixed to it are somehow not responsible for its publication, especially as other defendants then such as Michal Ofek **refused to sign this publication**. Blalock's explanation is absurd and she is seeking to evade responsibility for participating in the authorship of said GoFundMe publication. Further, Blalock fails to mention that Shariat is

currently being sued in the original case (LASC case no. 23STCV14890).

Blalock also failed to state that she failed to do any due diligence prior to

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her publications to injure plaintiff. Finally, Blalock claiming that she never knew that she earned Facebook points is also absurd. This shows that plaintiff has a right to do discovery in this case as it moves forward.

- 24. Paragraphs thirty-three through thirty-five (33-35) of Ms. Blalock's declaration frivolously seeks to object to the same numbered paragraphs 33-35 of my declaration; but Ms. Blalock only provides unintelligible, unsubstantiated and conclusory opinions without any evidentiary support and therefore needs be disregarded. It is clear that Ms. Blalock intentionally made her statements about my person and reputation with malice and in the context of the other statements made by other members. It is also clear that Blalock profited from her defamation and cyberbullying of my person, as noted above and shown by her own verified responses and evidence provided herein. All of Blalock's statements are in conjunction with and/or in response to the other defamatory statements mentioned here. This is why neither Blalock nor her co-conspirators ever gave me notice of her and their statements and why they published them in Facebook groups that they knew I could not join.
- 25. Paragraphs thirty-six through thirty-eight (36-38) of Ms. Blalock's declaration frivolously seeks to object to the same numbered paragraphs 36-38 of my declaration; but Ms. Blalock only provides unintelligible, unsubstantiated and conclusory opinions without any evidentiary support

and therefore needs be disregarded. The books I have published are from 2014 and 2015 i.e. prior to this decade-long defamation and cyberbullying to which Blalock significantly belongs. But my recent articles that I have published I have done so to make this information free to the public and this includes my necessary and legitimate struggle to rehabilitate my reputation after said cyberattack. Any donations and/or support I have received have been extremely modest, especially when considered in contrast to the money and career harm I have lost and suffered, respectively. Blalock's harm to my identity and career is severe and has caused me to lose many significant opportunities. Most colleges and universities hiring professors will not hire anyone undergoing such a cyber-attack online. If not for Blalock's obsession with harming me and because she could not leave me alone, I would have made significantly more money and had many more job opportunities than I have had.

26.A true and correct copy of an excerpt of a recent article I have published that shows my continuing struggle to confront the serious attack on my identity as a result of Blalock and others' behavior, their statements and their GoFundMe webpage that they promoted to billions of viewers during their national and international media smear-campaign from early 2024 is attached hereto as Exhibit 12. Their media smea-campaign in particular has forced me to leave my private life behind and have to explain myself

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new issues wholly legitimate.

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1	33.Blalock's secret and malicious severe harm to my person and reputation
2	raises the futher question and thus the issue of punitive damages: Who else
3	
4	has Blalock harmed in secret online that she is hiding?
5	
6	I declare that under penalty of perjury under the laws of the United States that
7	the foregoing is true and correct; executed on 27 February 2025 in Los Angeles,
8	California
9	California.
10	Alan /
11	DR. STEWART LUCAS MURREY
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EXHIBIT 12

Who I am, and what I suspect happened to me

Dr. Lucas Murrey 19 February 2025



I. Introduction

In 2023 I realized that I was the victim of a cyber-attack. Hundreds of anonymous Facebook accounts had been working in secret to destroy my life. They accused me of murder, fraud, having STDs and anything else you might imagine. I filed a lawsuit, one that is currently pending and progressing well. In response they launched a media smear-campaign on national and international news outlets, one that promoted their anonymous GoFundMe webpage. The goal of their attacks: to maliciously mystify and profit from my person. One article from The Daily Mail titled "The world's most vilified man [with] dark episodes in his past..." claimed that I had stalked women. That the rag failed to present any evidence in support of its allegations did not matter. All they had to do was quote anonymous and fictional persons without any evidence and mispresent a picture of me when I was legally and reasonably investigating the residence of an anonymous Facebook user while she was being properly served my lawsuit by a third-party:

https://www.dailymail.co.uk/news/article-13305141/stewart-lucas-murrey-sue-women-socialmedia.html

It did not matter that all their allegations were false. It did not matter that I had never stalked a woman in my life. It did not matter that my anonymous enemies had no evidence. It did not matter that I have never been charged, much less convicted of any crime my entire life. And it did not matter that my lawsuit and search for justice continues. Anonymous employees and anonymous algorithms at Google indexed their anonymous publications such that my name and reputation would never be free. Thus the goal of this article: Here I explain who I am and what I suspect happened to me.